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U.S. APPLICATION NO.			Pi	RST NAMED	APPLICANT		ATTY, DOCKET NO.
			5071			FCI	7AU98700710
TEPHEN M KNAUER LEHR HOHBACH TEST AL		3N &	HERBERT	r I		'INTERNAT	TIONAL APPLICATION NO.
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AN FRANCISCO CA 941:	11-418	7				/02/ PILING DA	
*					DATE MALE	źD:	04/28/00
NOTIFICATION OF N	AISSING	REQUI	REMENTS U	INDER 3	35 U.S.C. 3	371 IN	THE UNITED
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)							
1. The following items have been st	-		olicant or the	IB to the	United Stat	es Pate	nt and Trademark Office as
a Designated Office							
an Elected Office (3	7 CFR 1.4	95):					
U.S. Basic National Fee.							
Copy of the international app							
a non-English langu English.	ige.						
	al applicat	ion into	Paglich				
Translation of the international application into English. Oath or Declaration of inventors(s) for DO/EO/US.							
Copy of Article 19 amendments.							
Translation of Article 19 amendments into English.							
The International Preliminary Examination Report in English and its Annexes, if any.							
Translation of Annexes to the International Preliminary Examination Report into English.							
Preliminary amendment(s) fi	led _ n	ΔM_C	R 2000	l	•	Ū	•
Information Disclosure State	ment(s) file	d	11-2000	and			<u>.</u> .
Assignment document.							
Power of Attorney and/or Ch	ange of Ac	idress.					
Substitute specification filed			·				
☐ Verified Statement Claiming	Small Enti	ty Statu	S.				
Priority Document. Copy of the International Search Report and copies of the references cited therein.							
Other:	rca Keport	∟ and	copies of the	reference	es cited the	rein.	
	rnished wi	thin the	neriod set for	th below	in order to	compl	ete the requirements for
 The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371: 							
a. Translation of the application into English. Note a processing fee will be required if submitted later than the							
appropriate 20 or 30 months from the priority date.							
The current translation is defective for the reasons indicated on the attached Notice of Defective							
Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or							
30 months from the priority date (37 CFR 1.492(f)). C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by							
the International application number and international filing date.							
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.							
d. Surcharge for providing th			on later than	the appro	priate 20 o	r 30 mo	onths from the priority date
(37 CFR 1.492(e)). Additional claim fees of \$ as a \square large entity \square small entity, including any required multiple dependent							
claim fee, are required. Applicant m	ust submit	the add	itional claim	fees or ca	ing, includi	ng any Iditional	claims for which fees are.
due. See attached PTO-875.							
ALL OF THE ITEMS SET FORT	ET TNJ 2(=)	7/ <i>3</i> 1 A 1	m a a bow	MITTER	DE CUDA	מטידים	WITTEN ONE MONTH
FROM THE DATE OF THIS NOT	TCE OR I	RV 🖂	1 OR X31	MONTH	RESORVE	LHK D	MILLIA OVE MOVIE
THE APPLICATION, WHICHEV	ER IS LA	TER.	FAILURE TO	PROP	ERLY RES	SPONE	WILL RESULT IN
ABANDONMENT.			1				à
The time period set about may be as	dandad bu	61:	6			·	1 sh
The time period set above may be ex CFR 1.136(a).	REDUCT DY	iumg a	berimon and i	ee ioi exi	tension of t	me unc	ier the provisions of 3/
4. Translation of the Annexes MUS	Γ be submi	tted no	later that the	time peri	od set abov	e or the	annexes will be cancelled.
Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.							
ع ا لــــا 1 ne Article 19 amendments ar 494(d)) or 30 (37 CFR 1.495(d)) mo	e cancelled	Since a	translation w	as not pr	ovided by t	he appr	opriate 20 (37 CFR.
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Applicant is reminded that any comm	unication (o the U	nited States F	atent and	Trademarl	k Office	must be mailed to the
address given in the heading and incl							
A copy of this notice	e MUS	T be	returne	d with	this re	espoi	<i>zse</i> .
Enclosed:						-	\ 1
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L_ PTO-875 PORM-PCT/DO/EO/905 (December	1007				Ť-1.		leget Specialist
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